

Executive	As Passed By House	In Senate Finance
<p>REPCD1 Operating Expenses Section: 299.10 Reappropriates an amount certified by the House Chief Administrative Officer, up to the available balance of GRF ALI 025321, Operating Expenses, at the end of FY 2023 and FY 2024, to the next fiscal year.</p>	<p>Section: 299.10 Same as the Executive.</p>	<p>Section: 299.10 Same as the Executive.</p>
<p>REPCD2 House Reimbursement Section: 299.10 Appropriates additional amounts in Fund 1030 ALI 025601, House Reimbursement, if the House Chief Administrative Officer determines that additional amounts are necessary.</p>	<p>Section: 299.10 Same as the Executive.</p>	<p>Section: 299.10 Same as the Executive.</p>

Executive	As Passed By House	In Senate Finance
CACCD7 Study Commission on the Future of Gaming in Ohio	Section: 610.90, 610.91	Section: 610.100
No provision.	Amends Section 5 of H.B. 29 of the 134th General Assembly to:	Replaces the House provision with one that repeals Section 5 of H.B. 29, effectively abolishing the Joint Committee.
(1) No provision.	(1) Expand the membership and duties of the Joint Committee on Sports Gaming and rename it to the Study Commission on the Future of Gaming in Ohio;	(1) No provision.
(2) No provision.	(2) Require the Study Commission to examine the current status and future of the statewide lottery, sports gaming, casino gaming, and horse racing in Ohio, and make recommendations to the General Assembly regarding those industries;	(2) No provision.
(3) No provision.	(3) Require the Study Commission to submit a report of its findings and recommendations to the General Assembly by June 30, 2024;	(3) No provision.
(4) No provision.	(4) Specify that the Study Commission ceases to exist after it submits its report, instead of expiring on the Study Commission's current expiration date of March 23, 2024.	(4) No provision.

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BORCD36 Rule adoption procedures for state institutions of higher education		
R.C. 111.15, 3345.033, Section 701.20	R.C. 111.15, 3345.033, Section 701.20	R.C. 106.01, 121.953, 3345.033, 3345.034, Section 110,10, conforming changes in R.C. 124.14, 3345.14, 3345.57, 3345.69
Exempts a state institution of higher education from complying with the rule adoption procedures in the Administrative Procedure Act or R.C. 111.15 when adopting administrative rules unless the institution is specifically required to follow either procedure (continuing law exempts these rules from review by JCARR and requires the institution to publish the rule on the institution's web site).	Same as the Executive.	Replaces the Executive provision with one that requires a state institution of higher education to comply with the Administrative Procedure Act (APA) when adopting administrative rules.
Requires the LSC Director to remove rules adopted by a state institution and posted on its website before the provision's effective date.	Same as the Executive.	No provision.
No provision.	No provision.	Removes a current law exemption for a state institution of higher education's rules from review by JCARR.
No provision.	No provision.	Requires, not later than December 31, 2023, a state institution of higher education to inventory regulatory restrictions contained in the institution's current administrative rules and to provide the inventory to JCARR for dispersal to the Speaker of the House of Representatives and the President of the Senate.
No provision.	No provision.	Requires, not later than July 1, 2024, a state institution of higher education to readopt any rule adopted by the institution under R.C. 111.15 before the provision's effective date in accordance with APA.
No provision.	No provision.	Invalidates any rule adopted by an institution of higher education under R.C. 111.15 before the provision's effective date that the institution does not rescind or readopt in accordance with the APA on or before July 1, 2024.

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No provision.	No provision.	Requires, beginning on the provision's effective date and ending on June 30, 2025, a state institution of higher education to remove two or more existing regulatory restrictions for any regulatory restriction the institution adopts, unless the regulatory restriction was included in the inventory required by the provision and was readopted in accordance with the APA on or before July 1, 2024.
No provision.	No provision.	Adds certain regulatory restrictions adopted by a state institution of higher education as of July 1, 2025, to the statewide cap on regulatory restrictions and prohibits an institution from adopting a rule containing a regulatory restriction if it would cause the statewide cap to be exceeded.
No provision.	No provision.	Requires, beginning July 1, 2025, a state institution of higher education to contact JCARR before submitting a proposed rule containing a regulatory restriction for a determination as to whether adoption would cause the statewide cap to be exceeded.
Fiscal effect: Minimal.	Fiscal effect: Same as the Executive.	Fiscal effect: State institutions of higher education may incur administrative costs to readopt current rules adopted under R.C. 111.15 in accordance with the Administrative Procedure Act.

Executive	As Passed By House	In Senate Finance
DPSCD77 Public Safety – Highway Purposes Fund Study Committee		
Section: 373.10, 745.10		
No provision.	Establishes the Public Safety - Highway Purposes Fund Study Committee consisting of specified members appointed by the Governor, Speaker of the House of Representatives, and the President of the Senate.	No provision.
No provision.	Requires the Committee to complete a study of the long term issues facing the Fund 5TM0 and submit a report of its findings and recommendations by July 1, 2024, to the Speaker of the House of Representatives and the President of the Senate; terminates the Committee upon submission of the report.	No provision.
Fiscal effect: Minimal.		

Executive	As Passed By House	In Senate Finance
<p>SENCD2 Board appointment deadline</p>		<p>R.C. 101.34, 101.35, 101.84, 103.51, 103.60, 103.65, 103.71, 123.20, 3379.02, 3505.061, 3701.78, 3702.92; Section 737.40</p>
<p>No provision.</p>	<p>No provision.</p>	<p>Extends, until 45 days after the commencement of the first regular session of each General Assembly, the date by which the appointments to certain boards must be made.</p>
<p>No provision.</p>	<p>No provision.</p>	<p>Modifies the dates of appointment for members of the Dentist Loan Repayment Advisory Board to begin on February 28 rather than January 28.</p> <p>Fiscal effect: None.</p>
<p>SENCD3 General Assembly appointments</p>		<p>R.C. 121.31, 991.02, 1551.35, 2108.35, 3119.023, 3353.02, 3702.92, 3702.987, 3773.33, 4104.33, 4112.32; Sections 737.40, 741.20</p>
<p>No provision.</p>	<p>No provision.</p>	<p>Removes General Assembly appointments to the following entities: (1) Broadcast Educational Media Commission, (2) child support guideline advisory councils, (3) Chiropractic Loan Repayment Advisory Board, (4) Commission on Hispanic-Latino Affairs, (5) Dentist Loan Repayment Advisory Board, (6) Historical Boilers Licensing Board, (7) New Africans Immigrants Commission (recommendations only), (8) Ohio Athletic Commission, (9) Ohio Expositions Commission, (10) Second Chance Trust Fund Advisory Committee, and (11) Technical Advisory Committee for the Ohio Coal Development Office.</p> <p>Fiscal effect: Potential administrative savings for SEN and REP.</p>